Case 2:21-cv-00509-APG-VCF Document 13 Filed 12/15/21 Page 1 of 12

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and through counsel, Edgar Carranza, Esq. of the law firm BACKUS, CARRANZA & BURDEN, and Defendant, VALLEY CONTAX INC. (hereinafter referred to as "Valley Contax"), by and through Alan Westbrook, Esq. of the Perry & Westbrook law firm, hereby submit the instant stipulation and order to extend the Discovery Plan and Scheduling Order pursuant to Local Rule II 26-4 as follows:

### I. GOOD CAUSE SUPPORTING THE EXTENSION.

The parties come to this Court seeking a first extension of the Discovery Plan and Scheduling Order governing this product liability/personal injury case. The parties have begun to diligently move this case forward but significant discovery remains to be completed which warrants the requested extension.

#### A. SUMMARY OF EFFORTS THUS FAR.

As this Court is well aware, this lawsuit involves allegations that Plaintiff, SARAH ELIZABETH ALEXANDER (referred to herein as "Ms. Alexander") suffered serious injuries to her eye after wearing prescription contact lenses, which were distributed by Valley Contax and purchased from Costco, as the result of an unspecified defect with the lenses.

On October 28, 2021, Plaintiffs filed their Complaint against Costco and Valley Contax with the Eighth Judicial District Court for Clark County, Nevada. On February 17, 2021, Costco filed its Answer denying Plaintiffs' allegations and denying all liability for the injuries. On February 18, 2021, Valley Contax filed its Answer denying Plaintiffs' allegations and denying all liability for the injuries claim.

On March 9, 2021, Plaintiffs filed their Request for Exemption from Arbitration in which they outlined their claimed injuries and alleged damages. On March 29, 2021, Costco filed its Notice of Removal and removed the matter to this Court based on diversity jurisdiction. On April 13, 2021, Costco filed its Statement Regarding Removal.

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The parties participated in the Fed. R. Civ. P. 26(f) conference on April 14, 2021, and filed their proposed Joint Discovery Plan and Scheduling Order which was entered by this Court on April 28, 2021.

The parties also are working on a Stipulated Confidentiality Agreement and Protective Order providing protections for information and material deemed confidential by Costco to help facilitate the exchange of this material during discovery. This agreed upon protective order has taken a few months to craft, review, negotiate and agree to but is expected to be submitted within the next few weeks.

In the interim, the parties have been engaged in discovery. Initially, they exchanged their respective Fed. R. Civ. P. 26 disclosures. Next, the parties served a first set of written discovery requests to each other some of which have been responded to and others are still pending.

At the same time, Plaintiffs' medical records are being secured independently directly from the health care providers. As they are being produced, supplemental disclosures are being served to provide the records to all parties.

Ms. Alexander and Mr. Alexander's depositions are being scheduled to be taken by Defendants. So too, Plaintiffs intend to deposeCostco personnel, Karen Crawford (the Optical Manager) and Aaron Whitaker (Optician), Robert Ahern of Valley Contax and Edgar Retana of Dynatec Laboratories, Inc.

The depositions of some of Plaintiff's treating physicians will follow the completion of the fact related depositions. This will, no doubt, be followed by the deposition of the parties' respective experts.

### В. GOOD CAUSE.

The shut down and subsequent limitations brought on by the COVID 19 pandemic initial led to some delays in the parties' respective ability to participate in the deposition process. In addition, counsel for Plaintiffs also was temporarily unavailable due to her maternity and the

subsequent new addition to her family. Since those initial delays, the parties have diligently begun deposing the parties and witnesses involved.

Moreover, this is a significant personal injury matter that will require significant effort by both parties. Plaintiff has already identified significant past medical expenses, unknown future medical expenses expected in excess of \$100,000, loss of enjoyment of life in excess of \$1,000,000, past pain and suffering in excess of \$1,500,000 and future pain and suffering in excess of \$2,500,00, to name some of the damage components identified thus far. Significant effort will be required to address each of the damage components, and the liability portion of this case.

Once the factual discovery has been completed, the parties can turn their attention to the depositions and discovery related to Plaintiff's medical providers and expert witnesses. This is anticipated to take at least a couple of months, but necessary to prepare this case for trial or potential resolution.

### II. DISCOVERY COMPLETED TO DATE.

In accordance with LR II 26-4(a), the Parties provide the following statement of discovery completed to date:

## A. Plaintiff's Discovery.

- 1. Plaintiffs' FRCP 26 initial disclosures served 04-20-21.
- Plaintiffs' First Supplement to FRCP 26 initial disclosures served on 07-20 21.
- 3. Plaintiff, Sarah Alexander's Answers to Costco's First Set of Interrogatories served on 07-23-21.
- 4. Plaintiff, Sarah Alexander's Responses to Costco's Request for Production served on 07-23-21.
- 5. Plaintiff, Robert Roy Alexander's Answers to Costco's First Set of

Interrogatories served on 07-23-21	Interro	gatories	served	on	07-23-21
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- 6. Plaintiff, Robert Roy Alexander's Responses to Costco's Request for Production served on 07-23-21.
- 7. Plaintiffs' Second Supplement to FRCP 26 initial disclosures served on 08-25-21.
- 8. Plaintiffs' Third Supplement to FRCP 26 initial disclosures served on 09-02-21.
- 9. Plaintiffs' First Set of Requests for Production to Valley Contax served on 11-15-21.
- 10. Plaintiffs' Fourth Supplement to FRCP 26 initial disclosures served on 11-22-21.
- 11. Plaintiffs' First Set of Interrogatories to Costco served on 11-23.21.
- B. Costco's Discovery.
  - 1. Costco's FRCP 26 initial disclosures served 05-10-21.
  - 2. Costco's First Set of Interrogatories to Plaintiff, Robert Roy Alexander served 05-12-21.
  - 3. Costco's First Set of Requests for Production to Plaintiff, Robert Roy Alexander served 05-12-21.
  - 4. Costco's First Set of Interrogatories to Plaintiff, Sarah Alexander served 05-12-21.
  - 5. Costco's First Set of Requests for Production to Plaintiff, Sarah Alexander served 05-12-21.
  - 6. Custodian of records depositions were set for various health care providers on 08-17-21.
  - 7. Costco's First Supplement to FRCP 26 disclosures served on 10-04-21.

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C.	Vallev	Contax's	Discovery

1. Valley Contax's FRCP 26 initial disclosures served on June 9, 2021.

## III. DISCOVERY REMAINING TO BE COMPLETED.

In accordance with LR II 26-4(b), the Parties provide the following statement of discovery remaining to be completed:

# A. Plaintiff's remaining discovery.

- 1. Take the deposition of Karen Crawford, Costco's Optical Manager at the relevant time.
- 2. Take the deposition of Aaron Whitaker, Costco's Optician at the time.
- 3. Take the deposition of Costco's Rule 30(b)(6) witness.
- 4. Take the deposition of Robert Ahern of Valley Contax.
- 5. Take the deposition of Valley Contax's Rule 30(b)(6) witness.
- 6. Take the deposition of Edgar Retana of Dynatec Laboratories, Inc.
- 7. Plaintiff must designate initial experts and produce the required report and materials.
- 8. Plaintiff must designate rebuttal experts and produce the required report and materials.
- 9. Deposition(s) of Costco's experts must be taken.
- 10. Deposition(s) of Valley Contax's experts must be taken.

# B. Costco's remaining discovery:

- 1. Costco must respond to Plaintiffs' First Set of Interrogatories.
- 2. Depositions of Plaintiff, Sarah Alexander.
- 3. Deposition of Plaintiff, Robert Roy Alexander.
- 4. Depositions of Plaintiff's treating providers must be taken.
- 5. Costco must designate initial experts and produce the required report and

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materials.

- 6. Costco must designate rebuttal experts and produce the required report and materials.
- 7. Deposition(s) of Plaintiffs' experts must be taken.
- C. Valley Contax's remaining discovery:
  - Valley Contax must respond to Plaintiffs' First Set of Requests for Production.
  - 2. Depositions of Plaintiff, Sarah Alexander.
  - 3. Deposition of Plaintiff, Robert Roy Alexander.
  - 4. Depositions of Plaintiff's treating providers must be taken.
  - 5. Valley Contax must designate initial experts and produce the required report and materials.
  - 6. Valley Contax must designate rebuttal experts and produce the required report and materials.
  - 7. Deposition(s) of Plaintiffs' experts must be taken.

# IV. WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED.

As referenced above, initially, the limitations related to the COVID 19 pandemic led to some delays and conflicts with counsels' availability/schedule. Nonetheless, good faith efforts were made by both parties to meet the obligations required of all parties.

The parties have also devoted considerable effort to crafting, negotiating and ultimately agreeing to the Stipulated Confidentiality Agreement and Protective Order, which will be submitted to this Court for its endorsement. By agreeing to the same, the parties hope to facilitate the exchange of confidential and/or proprietary material during discovery which could avoid delays as this case moves forward.

Once the parties embarked on discovery, they have been able to move this matter forward

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with the appropriate diligence. As detailed above, significant discovery has been completed including the exchange of initial disclosures, completion of multiple waves of written discovery and securing independent copies of Plaintiffs' medical records.

Despite the diligent efforts, significant discovery remains to be completed including responses to written discovery requests, completion of Plaintiffs' depositions, completion of Costco personnel depositions and completion of Valley Contax's personnel depositions. Plaintiffs' medical providers must also be deposed as will the parties' respective expert witnesses. The experts also need to have available the deposition testimony of some of the providers in order to render a comprehensive opinion of their respective areas of expertise.

### V. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY.

This request for an extension of time is not sought for any improper purpose or other purpose of delay. The parties respectfully submit that this constitutes good cause for the extension. The following is a list of the current discovery deadlines and the parties' proposed extended deadlines.

Scheduled Event	Current Deadline	<b>Proposed Deadline</b>
Discovery Cut Off	April 28, 2022	August 26, 2022
Amend Pleadings/Add Parties	January 28, 2022	May 28, 2022
Initial Expert Disclosures	January 28, 2022	May 28, 2022
Rebuttal Expert Disclosures	March 30, 2022	July 29, 2022
Dispositive Motions	May 27, 2022	September 24, 2022
Joint Pre-Trial Order	June 27, 2022	October 25, 2022

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If dispositive motions are filed, the deadline for filing the joint pretrial order will be suspended until 30 days after decision on the dispositive motions or further court order.

## **Patti Sherretts**

From: Ash Blackburn <Ash@mwinjury.com>
Sent: Sunday, December 12, 2021 9:47 PM

**To:** Edgar Carranza

Cc: Alan W. Westbrook; Jennifer Meacham; Lindsay Hayes; vgonzalez@perrywestbrook.com; Patti

Sherretts

**Subject:** Re: Costco adv. Alexander...

Attachments: Stip & Order 2 Extend Scheduling Order (1st req) 12-03-21.doc

No changes. You can sign for me. Thank you.

Sent from my iPhone

On Dec 3, 2021, at 2:00 PM, Edgar Carranza <edgarcarranza@backuslaw.com> wrote:

All:

Attached please find our draft of the proposed stipulation to continue the scheduling order. I have provided the document in Word format to allow for your additions/changes. I only ask that any such changes be made in redline so that we can track. Please review and ensure that the information is accurate for each of your respective clients.

Have a good weekend. Thank you.

Edgar Carranza, Esq. Backus, Carranza & Burden 3050 South Durango Drive Las Vegas, Nevada 89117 (702) 872-5555 office (702) 872-5545 fax

### **Patti Sherretts**

**From:** Jennifer Meacham < jmeacham@perrywestbrook.com>

Sent: Tuesday, December 14, 2021 11:44 AM

**To:** Ash Blackburn; Edgar Carranza

**Cc:** Alan W. Westbrook; Lindsay Hayes; vgonzalez@perrywestbrook.com; Patti Sherretts; Jennifer

Meacham

**Subject:** Re: Costco adv. Alexander...

## Good morning,

Mr. Westbrook has now had an opportunity to review the Stipulation and Order to Extend Discovery Plan and Scheduling Order (First Request). He requests one change at page 6, line 2. Can you please revise to include the date of Valley Contax's FRCP 26 initial disclosures which were served on June 9, 2021? Once that change is made, he gives his authorization to use his electronic signature on same. Thank you.

Jennifer Meacham Perry & Westbrook, A Professional Corporation 11500 S. Eastern Avenue, Ste. 140 Henderson, NV 89052

Phone: (702) 870-2400 Fax: (702) 870-8220

Email: jmeacham@perrywestbrook.com

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Edgar Carranza, Esq. Backus, Carranza & Burden 3050 South Durango Drive Las Vegas, Nevada 89117 (702) 872-5555 office (702) 872-5545 fax